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APPLICATION NO. FIRST NAMED INVENTOR FILING DATE ATTORNEY DOCKET NO. CONFIRMAT OK KÓ. 09/560,603 04/28/2000 Mark R. Sendo SSO-10002/29 7590 06/08/2004 EXAMINER John G Posa Esq WINTER, JOHN M Gifford Krass Groh Sprinke Anderson & Citkowski PC PAPER NUMBER ART UNIT 280 N Old Woodard Ave Suite 400

3621 DATE MAILED: 06/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	09/560,603	SENDO ET AL.
	Examiner	Art Unit
	John M Winter	3621
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR ITHE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica - If the period for reply specified above is less than thirty (30) day - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, b - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may a tion. s, a reply within the statutory minimum of thi period will apply and will expire SIX (6) MOI y statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed or	1 ,	
	This action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.		
Disposition of Claims		
4) ☐ Claim(s) 2,3,9 and 18-22 is/are pending 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 2,3,9 and 18-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction	ithdrawn from consideration.	
Application Papers		
9) The specification is objected to by the Ex		•
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.		
Applicant may not request that any objection		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority document of the copies of the priority document of the certified copies of the application from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the International E * See the attached detailed Office action for the certification from the certification fr	uments have been received. Uments have been received in A e priority documents have beer Bureau (PCT Rule 17.2(a)).	Application No received in this National Stage
Attachment(s)		
Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)
 Notice of Draftsperson's Patent Drawing Review (PTO-98) Information Disclosure Statement(s) (PTO-1449 or PTO/Paper No(s)/Mail Date 		s)/Mail Date nformal Patent Application (PTO-152)

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DETAILED ACTION

STATUS

Claims 1, 4-8 has been canceled

Claims 2-3, 9 and 18-22 remain pending and are again presented for examination

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

In view of the paper 12 filed on 18 March 2004, PROSECUTION IS HEREBY REOPENED as set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
 - (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

Response to Arguments

The Applicant's arguments filed on April 28, 2003 have been fully considered. The presented claims are rejected in view of the newly discovered reference Yacobi (US Patent 5,511,121)

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2,3,9,18-22 are rejected under 35 U.S.C. 103(a) as being being unpatentable over Rowney et al. (US Patent 5,996,076) in view of Briscoe (US Patent 6,341,273) and further in view of Yacobi (US Patent 5,511,121).

As per claim 2,

Rowney et al. ('076) discloses a method as recited in claim 18,

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wherein the recordable media is a medium capable of storing data for retrieval by a disk drive. (Figure 1A)

As per claim 3, Rowney et al. ('076) discloses a method as recited in claim 2, whereby the communications system is the Internet. (Column 4, lines 52-54)

As per claim 9,

Rowney et al. ('076) discloses a recordable media according to claim 18,

Official Notice is taken that "comprising dimensions approximately the size of a credit card" is common and well known in prior art in reference to data security. It would have been obvious to one having ordinary skill in the art at the time the invention was made that the device would comprise the dimensions approximately the size of a credit card because this allows the consumer the convenience of carrying the device in a wallet or a purse. The examiner notes that the limitations of this claim are met by many smart cards.

As per claim 18,

Rowney et al. ('076) discloses a method of securely transferring data having a corresponding equivalent monetary value in a communications system including a first device having a first set of data encoded thereon, a second device having a second set of data thereon, and a third device having a third set of data encoded thereon, and a fourth device having a fourth set of data thereon, the method comprising the steps of:

Sending a request to the second device to perform a transaction via user interface (Column 14, lines 55-61).

transmitting the first set of data from the recordable media to the third device; (Figure 3—the merchant passes along data from the client, e.g. credit card information, thus the data is sent from the first device to the third device)

transmitting a portion of the third set data to the fourth device. (Column 15, lines 45-53)

transmitting an instruction from the third device to the second device whereby the second device completes the transaction request according to a predetermined process. (Column 15, lines 45-53)

Rowney et al. ('076) does not specifically disclose retrieving comparing the first set of data to the third set of data for verification purposes. Yacobi. ('121) discloses comparing the first set of data to the third set of data for verification purposes (Figure $3 - 1^{st}$ data set is message 'm', third data set is Banks maintained list). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Rowney et al. method of electronic commerce with the Yacobi. ('121) method of using an electronic coin stick in order to prevent fraud.

Rowney et al. ('076) does not specifically disclose retrieving the first set of data from the recordable media at the user interface wherein the first data set includes at least one non-reusable token being the equivalent to a monetary value. Briscoe. ('273) discloses retrieving the first set of data from the recordable media at the user interface wherein the first data set includes at least one non-reusable token being the equivalent to a monetary value, (Figure 3). It would have been

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obvious to one having ordinary skill in the art at the time the invention was made to combine the Rowney et al. method of electronic commerce with the Briscoe. ('273) method of using an electronic coin stick in order to create an anonymous form of electronic money.

As per claim 19,

Rowney et al. ('076) discloses a method of securely transferring data having a corresponding equivalent monetary value in a communications system including a first device having a first set of data encoded thereon, a second device having a second set of data thereon, and a third device having a third set of data encoded thereon, and a fourth device having a fourth set of data thereon, the method comprising the steps of:

Sending a request to the second device to perform a transaction via user interface (Column 14, lines 55-61).

transmitting the first set of data from the recordable media to the third device; (Figure 3—the merchant passes along data from the client, e.g. credit card information, thus the data is sent from the first device to the third device)

transmitting the first portion of the third set of data from the third device to the user interface; (Figure 3)

transmitting an instruction from the third device to the second device. (Column 15, lines 45-53)

transmitting a portion of the third set data to the fourth device for authentication purposes. (Column 15, lines 45-53)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to transmit a second portion of the third set of data from the third device to the fourth device, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St Regis Paper Co. v. Bemis Co., 193 USPQ 8.

transmitting an instruction from the fourth device to the second device whereby the second device completes the transaction request according to a predetermined process. (Column 15, lines 45-53)

Rowney et al. ('076) does not specifically disclose retrieving comparing the first set of data to the third set of data for verification purposes. Yacobi. ('121) discloses comparing the first set of data to the third set of data for verification purposes (Figure $3 - 1^{st}$ data set is message 'm', third data set is Banks maintained list). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Rowney et al. method of electronic commerce with the Yacobi. ('121) method of using an electronic coin stick in order to prevent fraud.

Rowney et al. ('076) does not specifically disclose retrieving the first set of data from the recordable media at the user interface wherein the first data set includes at least one non-reusable token being the equivalent to a monetary value. Briscoe. ('273) discloses retrieving the first set of data from the recordable media at the user interface wherein the first data set includes at least one non-reusable token being the equivalent to a monetary value, (Figure 3). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Rowney et al. method of electronic commerce with the Briscoe. ('273) method of using an electronic coin stick in order to create an anonymous form of electronic money.

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As per claim 20,

Rowney et al. ('076) discloses a method as recited in claim 18,

Official Notice is taken that "the recordable media optically recordable" is common and well known in prior art in reference to electronic commerce. It would have been obvious to one having ordinary skill in the art at the time the invention was made that the recordable media optically recordable because recordable media (CDR) is inexpensive to use.

As per claim 21,

Rowney et al. ('076) discloses a method as recited in claim 18, wherein the user interface is a personal computer. (Figure 1A)

As per claim 22,

Rowney et al. ('076) discloses a method as recited in claim 18,

Rowney et al. ('076) does not specifically disclose invalidating at least one non-reusable token from the recordable media after verification. Briscoe. ('273) discloses invalidating at least one non-reusable token from the recordable media after verification, (Column 6, lines 31-46) it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Rowney et al. method of electronic commerce with the Briscoe. ('273) method of using an electronic coin stick in order to prevent fraud.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Winter whose telephone number is (703) 305-3971. The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P Trammell can be reached on (703)305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

JMW May 30, 2004

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